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Separate paging is given to this Part in order that it may be filed as a separate compilation

### PART IV

## Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE AGRA MERCHANTS' CHAMBER LTD., AGRA.

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce & Industry, S.O. 1162, dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Agra Merchants' Chamber Ltd., Agra, the same having been previously placed on the Notice Board of the Chamber pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

#### **AMENDMENTS**

In Bye-law 108, after clause (c), the following shall be inserted as clause (d) and the existing clauses (d) and (e) shall be renumbered as clauses (e) and (f) respectively.

- "(d) Whenever there are two deliveries in the same hedge contract running concurrently and if a trading member holds an outstanding long/short open position in one delivery and an outstanding long/short open position in another delivery, then he shall be required to pay ordinary margin on the outstanding open position in any one delivery which is larger and not on the net outstanding position of both the deliveries put together. In case, a trading member holds either long or short outstanding position in both the deliveries, then ordinary margins shall be paid by him on the total outstanding position of both the deliveries put together."
- (ii) In the altered clause (f), the word, sign, and letter "clause (d)" appearing in line 1 of the clause shall be substituted by the word, sign and letter "clause (e)".
- II. In Bye-law 121, after the words 'over it' the following shall be added, namely:—

"Except under the special circumstances and without the concurrence of the buyer, there shall be no change in the place written by the seller in the delivery order nor the seller shall be entitled to take recourse of an excuse of mistake for giving the name of place in the delivery order."

III. After Bye-law 126, a new Bye-law shall be added, namely:--

"126A. Delivery orders received by the Chamber shall be distributed among members holding net long open position on a pro rate basis. For this purpose, fraction of more than half unit shall be taken as one unit and less than half unit shall be ignored."

IV. The existing Bye-law 143 shall be substituted by the following namely:—

"143. In case the goods are delivered at any out-station delivery centre, the seller shall pay to the buyer railway freight from outstation delivery centre to Agra at such rate of freight as may be applicable under the Railway Rules in that behalf on the total weight of goods i.e. if weight of goods come under special rate rules, the freight shall be payable at the special rate and if the same does not fall under the special rate rules then the ordinary rate shall be availed of. The seller, in addition to the railway freight, shall also pay to the buyer such other expenses (including octroi charges at Agra) as may be determined by the Board from time to time."

V. After Bye-law 143, the following new Bye-law 143A shall be added namely:—

"143A. Unless otherwise determined by the Board the expenses referred to above in Bye-law 143 shall be as under:—

- (a) Cartage at the rate of 15 nP. per bag of Laha shall be paid by the seller to the buyer irrespective of the distance between the exact place of delivery and Railway Station at the centre.
- (b) The buyer shall be entitled to charge Nikashi Tax if payable at the delivery centre for bringing out the goods from there.
- (c) The seller shall be entitled to get refund of octroi or toll tax if the same is refunded for bringing out the goods from the delivery centre.
- (d) The octroi payable at Agra shall be paid by the seller to the buyer.
- (e) Central Sales Tax, if any, shall be borne by the seller.
- (f) Whether the buyer keeps the goods at the delivery centre or despatches them to any other station or brings them to Agra, he shall in all cases be entitled to get the expenses except the buyer shall not get any octroi at Agra if he does not bring the goods to Agra from a place where octroi or toll tax is refunded for bringing out the goods from the delivery centre."

VI. In Bye-law 152, at the end of line 2, the following words shall be added namely:—

"No Sales-tax shall be charged by the seller on weighing charges."

VII. The existing Bye-law 153 shall be substituted by the following, namely:—

"153. The goods shall be filled in new gunny bags. The weight of bag shall be 800 grams. The quality of the bags shall be such so as the goods therein may not come out."

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VIII. In Bye-law 156, the following words in the end shall be added, namely:—

"If the average weight of the bags so selected in less than 800 grams, the seller shall be liable to pay to the buyer, 'OFF' allowance at the rate of Rs. 10 per 100 bags on the total bags of the lot."

IX. In Bye-law 157, after the word "representative" in line 5, all other words in this line and in lines 6 and 7 shall be substituted by the following, namely:—

"On information regarding analysis or refraction or scrutiny of quality or bagging being sent to the parties, if any of them without showing any reasonable cause remain absent then the sample of goods or bags shall be examined in their absence and the result of examination shall be binding on them. For the purpose of refraction one lot shall mean and include goods to the extent of 5 units. The buyer if he so desires may draw out sample out of the bags per unit. Refraction fees shall be Rs. 5 per sample which shall be paid in advance by the buyer or the seller as the circumstances warrant".

X. The existing Bye-law 157A shall be substituted by the following, namely:—

"The seller claiming 'ON' allowance for the goods tendered shall have to inform to the Chamber in writing and shall deposit refraction fees which shall be born by him. Similarly the buyer claiming 'OFF' allowance shall have to inform to the Chamber in writing and shall deposit refraction fees which shall be borne by him."

XI. The present Bye-law 158 shall be substituted by the following, namely:—

"158. Sample shall be taken from all the bags kept separate for drawing sample. The weight of sample shall not be less than one and more than three kilograms."

XII. The existing Bye-law 159 shall be substituted by the following, namely :---

"159. The procedure for the purpose of refraction shall be as follows:—

- (a) Sealed tin box containing sample shall be opened and goods shall be taken out in a big scoop and will be spread over on a tin plate through that scoop.
- (b) From the tin plate the contents will be taken from all sides and from the middle with the help of a small spoon. The contents so taken will be 500 grams and will be put in a set of sieves containing one round hollow pit without holes and five sieves of different size of meshes.
- (c) The set will be shaken 10 times by hands and thereafter the upper sieves will be separated from the set. Out of the contents in the upper sieves, seeds of rape and mustard and that of Jamba (Sohan) if any, will be sorted. The rest of the contents if any, in the sieves will be treated as dirt.
- (d) Sieves No. 2 from the above then will be separated from the set and that will be shaken 10 times in such a way that nothing goes out of the set. Remaining contents in this sieves will then be taken in No. 3 from above. Sieves No. 3 from above will be taken out and will be shaken 10 times and all that remains in that sieves will be capsized in sieves No. 4 from above. This sieves No. 4 will then be shaken 10 times and contents therein will be taken on the tin plate.
- (e) The contents in sieves No. 5 from above will be included in Rabba and the contents in the last hollow pit will be included in dirt.
- (f) Jamba, Rabba and dirt so assorted will be weighed and the different weights will be divided by five for making the same on percentage basis. This result will be noted down.
- (g) Out of the sample spread over on the tin plate under clause (d) above, the contents will be taken by a shovel like small spoon, 50 grams shall be taken in this way and will be poured in

sieves referred to in Bye-law 99B for ascertaining bold and small seeds. The sieves shall be sifted 100 times and then will be separated from the hollow pit upon which the same is adjusted. There will be no touch to the lower portion of the sieves and the seeds in the hollow pit came out by sifting will be treated as small referred to in Bye-law 95(a). These small seeds will be weighed and the weight so ascertained will be doubled for making it on percentage basis. This double weight will be substracted from 100 and the balance will be treated as bold seeds referred to in Bye-law 95(a).

- (h) Small and bold seeds so assorted will again be mixed in the sample on the tin plate from which the weight of 50 grams was taken.
- (i) From the tin plate 100 grams weight contents will be taken from all sides and from the middle by means of a shovel like small spoon and will be poured in set referred to in clause (c) above. The contents will be sifted and sorted according to the procedure laid down in clause (c), (d) and (e) above, Jamba, Rabba and dirt so sorted will be weighed and noted under the result already noted under clause (f) above.
- (j) The remaining contents in sieves No. 4 from above shall again be spread over on through a scoop on the tin plate and out of such spreading 25 grams will be taken by using spoon from all sides and from middle. This sample of 25 grams will be cleaned by hand and dirt, rabba, green seed jamba etc. shall be sorted. All these impurities under refraction will be weighed separately and the weight will be multiplied by four. This four times weight will again be noted under the results already written under clauses (1) and (i) above.
- (k) The results of refraction ascertained under the above clauses (f), (i) and (j) above will be added and the same will be the result of impurities under refraction on percentage basis. All calculations will be made on such percentage and allowances will be payable accordingly".

XIII. After Bye-law 160, the following new Bye-law 160A shall be added, namely:—

"160A. After the sample being brought in the Chamber the party claiming 'ON' and/or 'OFF' allowances if desirous to withdraw his claim may do so by informing the Chamber in writing. On receipt of such information the opposite party will be informed and if wants to have the refraction done then he shall have to inform the Chamber in writing and shall have to deposit the refraction fees within 24 hours from the communication received from the Chamber. The sample for refraction will be the same as is already with the Chamber. If the opposite party fails to give any reply or fails to deposit the fees, the sample will be removed".

XIV. After Bye-law 162, the following new Bye-laws shall be added, namely:—

"162A. The result of refraction and analysis will be sent to the parties in writing and the parties concerned with the delivery of goods will make payments for the allowances amongst themselves.

162B. If at any time the analysor appointed by the Board is not in a position to attend the refraction work, the Chairman shall appoint another experienced man for the purpose who may either be the member of the staff of the Chamber or any other person,

162C. Subject to the provisions of Bye-law 152 the sales-tax will be chargeable on the amount of the bill for the goods weighed and the amount for 'ON' allowances. The amount for 'OFF' allowances shall be deducted from the bill for the purpose of sales-tax."

H. L. JAIN Secretary

The Agra Merchants' Chamber Ltd., Agra.

Dated: 21st October, 1963.

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with S.O. 1162, dated the 4th May, 1960, has been obtained to the following amendment made to the Byelaws of the Agra Merchants' Chamber Ltd., Agra.

#### **AMENDMENT**

After Bye-law 294, a new Bye-law 295 shall be added, namely:---

"295. For the purpose of Laha Hedge Contract for Mangsir 2020 Lelivery the provisions of Bye-laws 108, 121, 126A, 143, 143A, 152, 153, 156, 157, 157A, 158, 159, 160A, 162A, 162B and 162C as they stood immediately before 19th October, 1963 (the date of approval of the Secretary, Forward Markets Commission, Bombay) shall be applicable and for the purpose of Laha Hedge Contracts for May, 1964 delivery and subsequent deliveries the provisions of the said Bye-laws as amended or added on the aforesaid date shall be applicable."

In pursuance of proviso to Sub-section 4 of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendment in the interest of the trade.

H. L. JAIN

Secretary

The Agra Merchants' Chamber Ltd., Agra.

'Dated: 21st October, 1963.

# NOTIFICATION BY THE EAST INDIA COTTON ASSOCIATION LTD., BOMBAY

Bombay, the 18th July 1963

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with the Government of India, Ministry of Commerce and Industry, Notification S.O. 1162, dated the 4th May, 1960, has been obtained to the following amendments made to the Bye-laws of the East India Cotton Association Ltd., Bombay, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### **AMENDMENTS**

I. In By-law 54(a)(5) and in By-law 61(4)(b);—

For the words "Moglai Jarilla and Kalyan" the words "M. G. Moglai Jarilla, M. G. Kalyan and M. G. L-147" shall be substituted.

II. In By-law 61(1)(i) and in By-law 61(3):—

For the words "M. G. Moglai Jarilla and M. G. Kalyan", the words "M. G. Moglai Jarilla, M. G. Kalyan and M. G. L-147" shall be substituted.

III. In By-law 212 II, Appeal Fees, in clause (i):

For the words and figures—

"Rs. 150 for every 100 bales or part thereof for American cotton and Rs. 90 for every 100 bales or part thereof for other foreign cottons excepting East African Cotton."

the following words and figures shall be substituted, namely,

"Rs. 120 for the first 100 bales or part thereof and Rs. 60 for the next 50 bales or part thereof for American cotton, and Rs. 90 for the first 100 bales or part thereof and Rs. 45 for next 50 bales or part thereof for other foreign cottons, excepting East African Cotton."

IV. In By-law 221, Paragraph 2 regarding Grades:-

For the words "Fully Good and Good", the words "Fully Good to Fine and Good to Fully Good", shall be substituted.

D. G. DAMLE

Secretary

The East India Cotton Association, Ltd.

# NOTIFICATION BY THE AGRA MERCHANTS' CHAMBER LIMITED, AGRA.

The approval of the Secretary, Forward Markets Commission under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained to the following amendment made to the Bye-laws of the Agra Merchants' Chamber Ltd., Agra, the same having been previously placed on the Notice Board of the Chamber pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

1. After Bye-law 293, the following new Bye-law shall be added, viz.,

"294. For the purpose of Laha Mangsir 2020 delivery Hedge Contract, the due date shall be Mangsir Badi 15 and the delivery period shall be between Mangsir Badi 5 and Mangsir Badi 15. The demand notices and delivery orders to be sent by the buyer and seller respectively in respect of the said delivery shall reach the Clearing Section of the Company on Mangsir Badi 5. The Clearing Section shall fill the names of the buyer in the delivery order and of the seller in the demand notice and send the same to the respective parties before the end of the following working day. The provisions of Bye-laws 96D, 97(aa) and 125 of the Bye-laws of the Company shall not be applicable to Mangsir 2020 delivery of Laha Hedge Contract."

H. L. JAIN

Secretary

The Agra Merchants' Chamber Ltd., Agra.

Dated: 25th October, 1963.

#### LOSTS

The upper halves of the Government Promissory Notes Nos. HD.000294 to HD.000318 of the 3½% Bonds 1969 for Rs. 1,000 each originally standing in the name of State Bank of Hyderabad and last endorsed to Central Bank of India Ltd., or order, the proprietor(s), by whom they were never endorsed to any other person having been lost in postal transit, notice is hereby given that the payment of the above note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Hyderabad and that application is about to be made for the issue of duplicate(s) in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the Advertiser: The Central Bank of India Ltd.

Residence: Mahapatram Road, Sultan Bazar, Hyderabad.

The Government Promissory Note No. DH034808 of the 3½ per cent National Plan Loan, 1964 for Rs. 1,000 originally standing in the name of Reserve Bank of India and last endorsed to Shama Singh the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of Advertiser: L.T.I. of Shama Singh s/o Gainda Jat.

Residence: Village Bath, P.O. Haripur, Tahsil Nakodar, Distt. Jullundur.

## CHANGE OF NAMES

I, hitherto known as Shaikh Mahaboob son of Shri Mohammad Umar employed as Sepoy in M.O.R. C. Ex. Office, Gulbarga, (Present address) M.O.R., Central Excise, Gulbarga, have changed my name and shall hereafter be known as SHAIKH MOHAMMAD.

S. K. MAHABOOB (Sd. in existing name)

I hitherto known as Makwana Ramanbhai T. son of Shri Trikambhai B. employed as clerk in C.T.O. Ahmedabad, residing at Nanji Master's Chawl, behind Gujarat Samuchar Bldg., have changed my name and shall hereafter be known as Sutaria Ramanbhai Trikambhai.

MAKWANA RAMANBHAI TRIKAMBHAI

(Sd. in existing name)

I, hitherto known as DUKHU LAL DOSAD son of Late Ramjatan Dosad, employed as Assistant Foreman in Ordnance Factory (Gun and Shell Factory, Dum Dum Branch, Section, T.S.), Dum Dum residing at No. 1, Jessorc Road, Calcutta-28, have changed my name and shall hereafter be known as DUKHU LAL RAY.

DUKHU LAL DOSAD (Sd. in existing name)

I, hitherto known as Mary Chandy daughter of Shri M. C. Chandy, employed as Upper Division Clerk in the Accountant General's Office, residing at 17/B, Maharaja Surya Rao Road, Teynempet, Madras, have changed my surname and shall hereafter be known as Mary Koshy.

MARY CHANDY

1. hitherto known as Banwari Lal, son of Shri Ratti Ram Saini employed as permanent Clerk in C.T.O., residing at House No. 18/219A Bagh Murrid Khan (Padam Nagar) Delhi-6, have changed my name and shall hereafter be known as Banwari La! Saini.

Be it known that I, S. B. Chaukalley, an employee of the Central Railway at Nagpur have changed my name to S. B. Washimkar.

1. Aziz B. Padamsee son of Jasseralli Gulamhusein Padamsee and Kulsumbai Jasseralli Gulamhusein Padamsee of Kulsum Terrace, 7 Walton Road, Bombay-1, have renounced the name B. A. Padamsee and shall henceforth be known as AZIZ B. PADAMSEE.

AZIZ B. PADAMSEE

I, hitherto known as DHARAM PRAKASH GARG son of Mr. JAGAN NATH PRASAD employed as Officer in Army, residing at 282, SUP PL ASC c/o 56, APO, have changed my name and shall hereafter be known as DHARAM PRAKASH.

D. PRAKASH

Lieut

I. hitherto known as N. P. JENARDHAN son of Shri N. PADMANABAN employed as Stenographer in AOC, serving at HQ Central Command, Lucknow, have changed my name and shall hereafter be known as NICHOLAS JONATHAN.

Sd. ILLEGIBLE

- I. Sri Raghunath Pasi, son of Bhagawan Pasi of Fakir Bagan Lane, Howrah (West Bengal) changed my Surname from HELA to PASSI as per Howrah Registration Office, vide Registration No. 329 of 18th day of July, 1962.
- 1. hitherto known as Dilip Kr. Dass son of Shri Late Suresh Ch. Dasgupta employed as Viewer, W.I.-293 in Metal & Steel Factory, Ishapore, 24-Pargunas, have changed my name and shall hereafter be known as Shri Dilip Kumar Dasgupta.

DILIP KUMAR DASGUPTA

I, hitherto known as Venkatesh son of Sri H. N. Rama Rao employed as Lower Division Clerk, in the Regional Design Centre, AIHB, No. 8, Church Street, Bangalore-1, or residing at No. 2, East Anjaneya Temple Street, Basavanagudi, Bangalore-4, have changed my name and shall hereafter be known as Shri H. R. Venkatesh.

VENKATESH (Sd. in existing name)

I, hitherto known as V. Subramaniam son of Sri Venkatachala Mudaliar, employed as Mazdoor in Engineering Department, Madras Port Trust, Madras-1, residing at No. 19, Thiaguroya Pillai Street, Seven Wells Division, Madras-1, have changed my name and shall hereafter be known as V. ULAGARAKSHAGAN.

V. SUBRAMANIAM (Sd. in existing name)

- I, Rajanna Linganna, employed as Cable Jointer in the office of the General Manager, Bombay Telephones, change my name to Rajanna Malayya Darshetty.
- I, hitherto known as M. KUPPAN son of Shri MURUGAN employed as Water Carrier in 250 DSC PLN at 206 Base Ordnance Depot. Avadi, Madras, have changed my name and shall hereafter be known as M. DEVA DOSS. (Religion changed to "CHRISTIAN").

M. KUPPAN (Sd. in existing name)

- l, Ranga Dasharath employed as Cable Jointer in the Office of the General Manager, Bombay Telephones, changed my name to Ranganuth Dasharath Ghokshe.
- l, BANARSI DASS GUPTA s/o Shri MUNSHI RAM MAHAJAN of Batala, Distt, Gurdaspur have changed my name to BANARSI DASS MAHAJAN.
- I, hitherto known as Radhey Shiam son of Shri Hari Ram employed as U.D.C. in the Office of the C.D.A., W.C., Meerut, have changed my name and shall hereafter be known as Radhey Shiam Agarwal,

RADHEY SHIAM (Sd. in existing name)

l, hitherto known as RAMDAS son of Shri BUDHO TELI employed as Distributor in Govt. of India Press, G. 170, Gandhi Nagar, Nasik, have changed my name and shall hereafter be known as RAMDAS BUDHO CHANDSARE.

R. B. TELI

I, hitherto known as Miss Vinod Kumari daughter of Shri P. C. Wadhera residing at 39, C-II, Moti Bagh, New Delhi-3, have changed my name and shall hereafter be known as Miss Sujata Wadhera.

VINOD KUMARI

(Sd. in existing name)

## FORM NO. 151

The Companies Act, 1956

Creditors' Voluntary Winding Up

Notice of appointment of liquidator pursuant to section 516.

Name of Company: Rajdhani Finance Co. (P) Ltd., Delhi.

Nature of Business: Voluntary Winding Up.

Address of Regd. Office: Above Golden Restaurant, Faiz Bazar, Daryaganj, Delhi-6.

Nume and address of Liquidator: Dr. R. P. Bhargava M.Sc., A., 45-A, Kamlanagar, Delhi-6.

Date of appointment: 13th January 1964,

By whom appointed: By Creditors.

## ADVERTISEMENT OF NOTICE UNDER SECTION 485(i) OF COMPANIES ACT, 1956 OF RESOLUTIONS TO WIND UP VOLUNTARILY

In the matter of Shiva Manufacturing Co. Private Limited, having its Registered Office at 354, Kalbadevi Road, Bombay-2.

At an Extraordinary General Meeting of the above named Company duly convened and held at 10, Daryagani, Delhi on the 31st day of January, 1964, the following Resolutions were duly passed as SPECIAL RESOLUTIONS namely:—

- Resolved that the Company be wound up voluntarily
   —a Members' Voluntary Winding Up.
- 2. Resolved that the Voluntary Liquidator be and is hereby given a general authority to enter into an arrangement on such terms he considers proper under Section 494 of the Companies Act, 1956 or in the alternative to take steps for obtaining the sanction of the Court to an arrangement by way of reconstruction, amalgamation or otherwise under Section 391 and 394 of the Companies Act, 1956.
- 3. Resolved that the Voluntary Liquidator be and is hereby empowered to exercise all the powers given under the clauses (i) to (iv) of Sub-section 2 of Section 457 read with Section 512(i)(a) of the Companies Act, 1956 as also to exercise all the powers given under Section 546 of the Companies Act, 1956.

And at the aforesaid Extraordinary General Meeting the following Resolution was duly passed as an ORDINARY RESOLUTION, namely:—

Resolved that Shri R. D. Agarwala be and is hereby appointed Voluntary Liquidator for the purpose of winding up the Company and distributing its Assets and that the remuneration of the Voluntary Liquidator be and is hereby fixed at Rs. 300 (Rupees three hundred only) exclusive of office and other out-of-pocket expenses.

Dated 3rd February 1964.

RAJ ESHWAR Chairman of the Meeting

# NOTICE OF CREDITORS' MEETING UNDER SECTION 500

Kayell Styal & Company Private Ltd.

(In Voluntary Liquidation)

Notice is hereby given pursuant to Section 500 of the Companies Act, 1956 that a meeting of the Creditors of the above-named Company shall be held at the Registered Office of the Company at K-Block, Connaught Circus, New Delhi on Saturday the 15th February, 1964 at 5 p.m. to confirm Special Resolution for winding up of the Company and the appointment of Voluntary Liquidator.

By order of the Board of Directors.

SAVITRI DEVI MEINI Director

New Delhi. 31-1-1964.

# IN THE COURT OF THE CIVIL JUDGE, SENIOR DIVISION AT RAJKOT.

Sp. Civil Suit No. 428 of 1962

M/s. Harsukhlal & Brothers, registered partnership of Rajkot. Add:—Danapith, Rajkot—Plaintiff.

against

Firm Raghuvir Dal Mill of Aligarh, Add:—Mahavir Gunj, Aligarh, (U.P.)—Defendant. 1./G266GI/63

Whereas the plaintiff dwelling at Rajkot has instituted a suit in this Court against you for the recovery of Rs. 28014.97 nP., you are hereby summoned to appear in this Court, in person or by a Pleader duly instructed and able to answer all material questions relating to the suit, or who shall be accompanied by some other person able to answer all such questions, on the 26th day of February 1964 at 11 o'clock in the noon to answer the claim; and as the day fixed for your appearance is appointed for the settlement of issues,

Take notice that, in default of your appearance on the day before mentioned the suit will be heard and determined in your absence.

Also take notice that in default of your filing an address for service on or before the date mentioned you are liable to have your defence struck out before the date liable to have your defence struck out.

Given under my Hand and the Seal of the Court, this 3rd day of February 1964.

G. K. VYAS

Clerk of the Court,
Civil Judge, Sr. Dn., Rajkot.

#### COMPANIES ACT, 1956

Notice of appointment of Liquidator pursuant to Section 516

Name of Company: Shiva Manusacturing Co. Private Ltd.

Nature of Business: No business was undertaken since inception.

Address of Registered Office: 354, Kalbadevi Road, Bombay-2.

Name and Address of Liquidator: Shri R. D. Agarwala, 10, Daryaganj, Delhi.

Date of Appointment: 31st January, 1964.

By whom appointed: The shareholders of the above Company in the Extraordinary General Meeting held on 31st January, 1964.

#### NOTICE

In the matter of Jai Bharat Land & Films Limited, \*Sadar Bazar, Agra.

In the matter of the Companies Act, 1956.

Notice is hereby given to all concerned that in accordance with section 485(1) of the Companies Act, 1956 the above Company has passed the following special resolution at the General Meeting of the Members held at its Registered Office, Sadar Bazar, Agra, on the 30th day of December 1963.

Resolved that the Company be wound up voluntarily and that Shri Hira Lal Maheshwari, Managing Director, be and is hereby appointed the liquidator of the Company on a remuneration of Rs. 50 only.

Dated at Agra 31st December 1963.

H. L. MAHESHWARI
Liquidator

FORM NO. 151

(See Rule 351)

Companies Act, 1956

Members! Voluntary Winding Up.

Notice of appointment of liquidator pursuant to section 516.

Name of Company: Jai Bharat Land and Films Limited.

Nature of Business: Auction and Money Lending.

Address of Registered Office: Sadar Bazar, Agra.

Name and Address of Liquidator: Sh. Hira Lal Maheshwari, Sadar Bazar, Agra.

Date of Appointment: 30-12-1963.

By whom appointed: By the Company at the General Meeting.

Dated at Agra, the 31st December 1963.

H. L. MAHESHWARI
Liquidator

FORM NO. 151

(See Rule 315)

Companies Act, 1956

Members' Voluntary Winding Up

Notice of appointment of liquidator pursuant to section 516.

Name of Company: The Kumari Paper Mills Ltd.

Nature of business: Paper Manufacture.

Address of Registered Office: M. P. Bhavan, Mettukada, Thuckalay, Kanyakumari District.

Name and address of Liquidator: Shri M. P. Mohamad, M. P. Bhavan, Mettukada, Thuckalay, Kanyakumari District

Date of appointment: 18th January, 1964.

By whom appointed: Company in general meeting.